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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/696,463	10/30/2003	Ming-Tien Lin	237098US-2	6011	
22850	7590 06/30/2005		EXAMINER		
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314			WANG, GEORGE Y		
			ART UNIT	PAPER NUMBER	
			2871		
			DATE MAILED: 06/30/2009	•	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)			
Office Action Summary		10/696	5,463	LIN ET AL.			
		Exami	ner	Art Unit			
		George	Y. Wang	2871			
Period fe	The MAILING DATE of this commun or Reply	ication appears on	the cover sheet	with the correspondence a	ddress		
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN ensions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm e period for reply specified above is less than thirty (3 o period for reply is specified above, the maximum st ure to reply within the set or extended period for reply reply received by the Office later than three months a led patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no nunication. O) days, a reply within the atutory period will apply an will, by statute, cause the	o event, however, may statutory minimum of the d will expire SIX (6) Mo application to become	a reply be timely filed nirty (30) days will be considered tim DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).			
Status							
1) 又	Responsive to communication(s) file	ed on <i>08 April 2005</i>	5.				
2a)□							
3)	,—						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) 8-20 is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-7 is/are rejected. Claim(s) is/are objected to. Claim(s) is/are subject to restriction and/or election requirement.						
Applicat	ion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on 30 October 2 Applicant may not request that any objected to Replacement drawing sheet(s) including The oath or declaration is objected to	(2003) is/are: a) \square a ction to the drawing (a) the correction is required.	s) be held in abey uired if the drawir	ance. See 37 CFR 1.85(a).	CFR 1.121(d).		
Priority (under 35 U.S.C. § 119						
12)⊠ a)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation	documents have be documents have be of the priority docu nal Bureau (PCT F	een received. een received in ments have bee Rule 17.2(a)).	Application No en received in this Nationa	al Stage		
Attachmen	· ·		_				
2) 🔲 Notic 3) 🔲 Infon	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (P mation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date		Paper No	v Summary (PTO-413) b(s)/Mail Date f Informal Patent Application (PT	rO-152)		

DETAILED ACTION

Election/Restrictions

Claims 8-20 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected LCD device species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on April 8, 2005.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein

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were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- 3. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admission of Prior Art (AAPA) in view of Watanabe et al. (U.S. Patent No. 5,859,677, hereafter "Watanabe").
- 4. As to claim 1, AAPA discloses a liquid crystal display (LCD) device (fig. 1b, ref. 10) including a plurality of pixel areas, each pixel area comprising a pixels area (fig. 1b, ref. Ra) defined by a first transverse-extending gate line (fig. 1b, ref. 12a), a second transverse-extending gate line (fig. 1b, ref. 12b), a first lengthwise-extending data line (fig. 1b, ref. 14a), and a second lengthwise-extending data line (fig. 1b, ref. 14b), a pixel electrode formed overlying the pixel area (fig. 1b, ref. 16), a switching element (fig. 1b, ref. 18a; pg. 2, lines 7-8) electrically connected to the pixel electrode, and a first shielding layer (fig. 1b, ref. 22a) that is parallel to the first data line and adjacent to the first data line.

However, the reference fails to specifically disclose that the first light shielding layer is electrically connected to the first gate line.

Although it can be said that all the components within a pixel area is electrically connected to one another, Watanabe discloses an LCD device having a light shielding layer (fig. 17, ref. 116) that is clearly electrically connected to the gate line (fig. 17, ref. 111).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have a light shielding layer is electrically connected to the first gate line since one would be motivated to provide potential stability (col. 7, lines 11-20), which serves to suppress liquid crystal disclination that becomes a cause for coarse image appearance and residual image (col. 3, lines 29-34). Ultimately, this serves to provide a display with enhanced display quality (col. 3, line 34).

- 5. <u>As per claim 2</u>, AAPA discloses the LCD device as recited above where the first shielding layer (fig. 1b, ref. 22a) overlaps the periphery of the pixel electrode (fig. 1b, ref. 16) to provide a first overlapping portion.
- 6. Regarding claims 3-4, AAPA discloses the LCD device as recited above having a second shielding layer (fig. 1b, ref. 22b) parallel to the second data line (fig. 1b, ref. 14b) and adjacent to the second data line that is not electrically connected to the first gate line.
- 7. <u>As to claim 5</u>, AAPA discloses the LCD device as recited above, however, the reference fails to specifically disclose that the space between the first data line and the

periphery of the pixel electrode is a liquid crystal reverse region and the spacing between the second data line and the periphery of the pixel electrode is a liquid crystal non-reverse region.

Watanabe discloses an LCD where the space between the first data line and the periphery of the pixel electrode is a liquid crystal reverse region and the spacing between the second data line and the periphery of the pixel electrode is a liquid crystal non-reverse region (abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the space between the first data line and the periphery of the pixel electrode being in a liquid crystal reverse region and the spacing between the second data line and the periphery of the pixel electrode is a liquid crystal non-reverse region since one would be motivated to provide potential stability (col. 7, lines 11-20), which serves to suppress liquid crystal disclination that becomes a cause for coarse image appearance and residual image (col. 3, lines 29-34). Ultimately, this serves to provide a display with enhanced display quality without residual images (col. 3, line 34; abstract).

8. Claims 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over AAPA in view of Watanabe, and in further view of Song (U.S. Patent No. 6,788,356).

9. <u>As per claim 6</u>, AAPA, when modified by Watanabe, discloses the LCD device as recited above, however, the reference fails to specifically disclose the width of the first light shielding layer being larger than the width of the second shielding layer.

Song discloses an LCD where the width of the first light shielding layer is larger than the width of the second shielding layer (col. 5, lines 25-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the width of the first light shielding layer is larger than the width of the second shielding layer since one would be motivated to minimize light reflected by the wirings in such a way that an aperture ratio is not negatively influenced (col. 5, lines 42-50). Furthermore, since side crosstalk is generated by the leakage of light irradiated at an angle in the area on the data line, forming a first light shielding layer having a greater width would block light to reduce lateral crosstalk (col. 6, lines 20-27).

10. Regarding claim 7, AAPA, when modified by Watanabe, discloses the LCD device as recited above, however, the reference fails to specifically disclose a repair line situated across the first shielding layer and the second shielding layer, where the repair ling partially overlaps the first shielding layer to provide a first repair point and the repair line partially overlaps the second shielding layer to provide a second repair point.

Song discloses an LCD having a repair line situated across the first shielding layer and the second shielding layer, where the repair ling partially overlaps the first shielding layer to provide a first repair point and the repair line partially overlaps the

second shielding layer to provide a second repair point (col. 6, lines 41-67; fig. 1, ref. A, B, C, D).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to have a repair line situated across the first shielding layer and the second shielding layer, where the repair ling partially overlaps the first shielding layer to provide a first repair point and the repair line partially overlaps the second shielding layer to provide a second repair point since one would be motivated to provide the most effective means of gate and data line repair (col. 6, lines 60-65; col. 1, lines 40-44).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George Y. Wang whose telephone number is 571-272-2304. The examiner can normally be reached on M-F, 8 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H. Kim can be reached on 571-272-2293. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

gw

June 23, 2005

DUNGT. NGUYER PRIMARY EXAMINES